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23  
 24 IN THE UNITED STATES DISTRICT COURT  
 25 DISTRICT OF HAWAII

26 IN RE:

MDL NO. 840

27 ESTATE OF FERDINAND E. MARCOS :

FINAL JUDGMENT

28 HUMAN RIGHTS LITIGATION

29 THIS DOCUMENT RELATES TO  
 30 SISON v. MARCOS  
 31 Civil No. 86-0225;  
 32 PIOPONGCO v. MARCOS  
 33 Civil No. 87-0138

FILED IN THE  
 UNITED STATES DISTRICT COURT  
 DISTRICT OF HAWAII

AUG 11 1995

at 2 o'clock and 30 min. P.M.  
 WALTER A. H. Y. CHINN, CLERK

EXHIBIT "A"

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**FINAL JUDGMENT**

This action came on for trial before the Court and a jury, the Honorable Manuel L. Real, presiding, and the issues having been tried, and the jury having rendered its verdict on liability and damages,

The Court enters final judgment pursuant to FRCP 58 in favor of plaintiffs Jaime Piopongco and Estate of Francisco Sison in accordance with the unanimous verdicts of the jury on September 24, 1992, February 23, 1994 and January 20, 1995, and the Court's remittiturs announced April 24, 1995. The Court's Judgment on Liability is as follows:

1. The Court incorporates herein its Judgment on Liability entered October 20, 1992, and its Order entered December 17, 1992 denying defendant's post-trial motions re liability.

2. Judgment for compensatory damages, based upon plaintiffs' acceptance of the remittiturs, is entered for plaintiffs Jaime Piopongco and Estate of Francisco Sison as follows:

Jaime S. Piopongco	\$ 75,000
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Estate of Francisco Sison	\$ 100,000
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3. Judgment for exemplary damages, to make an example for the public good, is entered in the aggregate of \$ 1.2 billion to be divided among the members of the class and direct action plaintiffs pro rata. ~~Each plaintiff herein included shall receive \$132,027.72.~~

4. Pursuant to prior orders of the court, plaintiffs Jose Maria Sison, Ramon Sison and the Estates of Florentina and Amelia Sison shall take nothing.

1        5. Pursuant to FRCP 54(d)(2)(B), the Court orders that  
2 direct action plaintiffs (and their attorneys') claim for counsel  
3 fees and their submission in support thereof be deferred and  
4 postponed until further order of the Court.

5        6. Pursuant to FRCP 54(d)(1), direct action plaintiffs are  
6 awarded costs which must now be submitted to be taxed by the  
7 Clerk.

8        7. The permanent injunction entered in the class case, CV  
9 86-0390-R shall be deemed to apply to these direct actions.

10       8. Any monies collected by settlement or execution on  
11 judgments entered in any of the MDL 840 cases against the  
12 defendant Estate shall be held and disbursed as directed by the  
13 Court.

14 DATED: 8/7/95

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17 MANUEL E. REAL  
18 MDL 840 Transferee Judge  
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